

EXHIBIT E

**THIS EXHIBIT HAS BEEN
REDACTED IN ITS ENTIRETY**

EXHIBIT F

**THIS EXHIBIT HAS BEEN
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EXHIBIT G

**THIS EXHIBIT HAS BEEN
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EXHIBIT H

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EXHIBIT I

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EXHIBIT J

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EXHIBIT K

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EXHIBIT L

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EXHIBIT M

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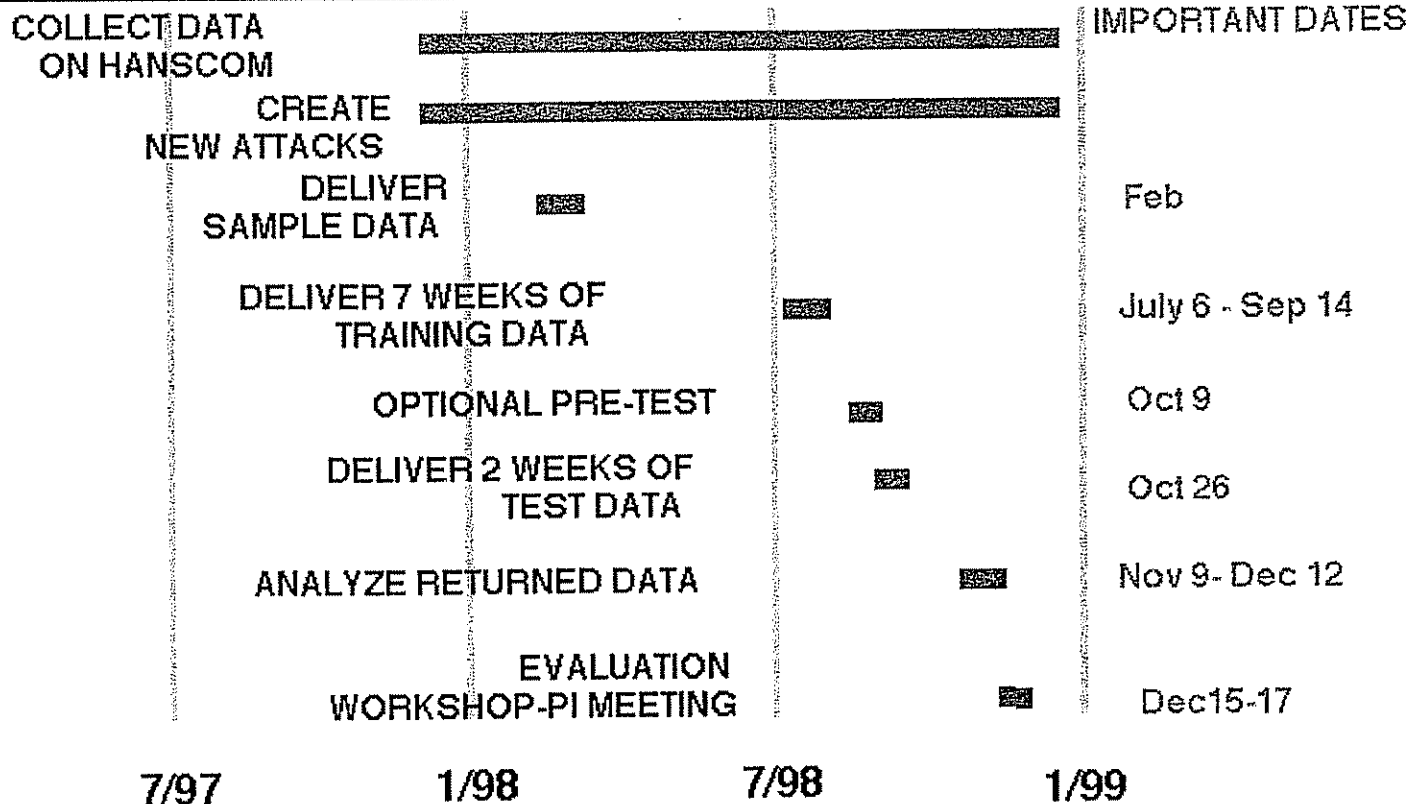
EXHIBIT N

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REDACTED IN ITS ENTIRETY**

EXHIBIT O



Time Line for 1998 Evaluation



14 Dec 98-7
Richard Upmann

MIT Lincoln Laboratory



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Notes:

This shows the time line for the evaluation. Important off-line components include the delivery of training data in July and August, the delivery of test data in September, and analysis of returned results in October.

EXHIBIT P

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EXHIBIT Q

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EXHIBIT R

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EXHIBIT S

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EXHIBIT T

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

SILICON GRAPHICS, INC., a
Delaware corporation,

Plaintiff,

v.

nVIDIA CORP., a California
corporation,

Defendant.

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Civil Action No. 98-188-RRM

ORDER GRANTING PLAINTIFF'S MOTION TO COMPEL

Silicon Graphics has moved for an order compelling nVIDIA to provide supplemental responses to interrogatories 1,2,5, and 6. Having reviewed and considered the correspondence submitted by the parties,

IT IS ORDERED nVIDIA may supplement its responses to interrogatories 1,2,5, and 6 within 7 business days from the date of this order. Thereafter, the parties can expect the court will look to nVIDIA's responses as setting out its positions on the subject matters covered by the interrogatories. Where an interrogatory seeks a disclosure of each fact supporting a contention, an identification of each document evidencing that fact, and each person with knowledge of that fact, the court will look to nVIDIA's response as identifying the facts, documents and witnesses it may rely on at trial as containing or offering evidence supporting that contention, and

nVIDIA should expect that the court will not allow it to offer into evidence in its case in chief documents or testimony supporting that contention that are not disclosed in its response.

Date: December 29, 1998

R. John R. McKinnis
UNITED STATES DISTRICT JUDGE